PATENT APPLICATION FEE DETERMINATION RECORD

Effective October 1, 2003

Application or Docket Number 10/802-33
Mi-RC-1550

CLAIMS AS FILED - PART I (Column 1) (Column 2)								SMALL E	.итту			R THAN
TOTAL CLAIMS				70		(Oolomik E)		RATE	FEE	OR 7	RATE	ENTITY
FOR			NUMBER FILED		NUMBER EXTRA		·	BASIC FE	+		BASIC FEE	FEE 770.00
TOTAL CHARGEABLE CLAIMS			0 00=	. (Ominus 20		. Co			1	10"		770.00
INDEPENDENT CLAIMS			ク Øminus 20=		• 5.0			X\$ 9=	<u> </u>	OR	X\$18=	900
_		NDENT CLAIM F	2 minus 3 =		0			X43=		OR	X86=	0
_								+145=		OR	+290=	0.
- 1	•	e in column 1 is				ก 2		TOTAL	·	OR	TOTAL	167.0
۲	7-25-05	CAIMS AS A (Column 1)		PART II (Column 2) (Column 3)			SMALL	ENTITY	OR	OTHER		
AMENDMENT A		CLAIMS REMAINING		HIGHE	1	SENT	ſ		ADDI-	1		ADDI-
		AFTER AMENDMENT		PREVIO	USLY EX	TRA		RATE	TIONAL FEE		RATE	TIONAL FEE
NO.	Total	• 7.0	Minus	- 7	0 - 1			X\$ 9= ·		OR	X\$18=	
AM	Independent	NTATION OF M	Minus	DEAIDEAIT	S =			X43=		OR	X86=	
_	PINST PRESE	ENTATION OF M	DETIPLE DE	PENDENT	CLAIM	للا		+145=		OR	+290=	X
					•		L	TOTAL			TOTAL	
	·	(Column 1)		(Colum	n Ż) (Colu	ımn 3)	A	DDIT. FEE	<u> </u>		ADDIT. FEE	-
8		CLAIMS REMAINING		HIGHE	ST		Г		ADDI-	ſ		ADDI-
IENT B		CLAIMS REMAINING AFTER AMENDMENT	·		ST ER PRE JSLY EX	SENT TRA		RATE	ADDI- TIONAL FEE	I	RATE	ADDI- TIONAL FEE
ENDMENT B	Total	REMAINING AFTER	Minus	HIGHE NUMBI PREVIOL	ST ER PRE JSLY EX	SENT		RATE X\$ 9=	TIONAL FEE	OR	RATE X\$18=	
AMENDMENT B	Independent	REMAINING AFTER AMENDMENT	Minus	HIGHE NUMBI PREVIOL PAID FO	ST ER PRE JSLY EX	SENT			TIONAL FEE			TIONAL
AMENDMENT B	Independent	REMAINING AFTER AMENDMENT	Minus	HIGHE NUMBI PREVIOL PAID FO	ST ER PRE JSLY EX	SENT		X\$ 9= X43=	TIONAL FEE	OR	X\$18= X86=	TIONAL
AMENDMENT B	Independent	REMAINING AFTER AMENDMENT	Minus	HIGHE NUMBI PREVIOL PAID FO	ST ER PRE JSLY EX	SENT		X\$ 9= X43= +145=	TIONAL FEE		X\$18= X86= +290=	TIONAL
AMENDMENT B	Independent	REMAINING AFTER AMENDMENT • • NTATION OF MU	Minus	HIGHE NUMBI PREVIOL PAID FO	ST ER PRE JSLY EX	SENT	Ł	X\$ 9= X43=	TIONAL	OR OR	X\$18= X86=	TIONAL
AMENDMENT B	Independent	REMAINING AFTER AMENDMENT NTATION OF ML (Column 1)	Minus	HIGHE NUMBI PREVIOU PAID FO *** *** PENDENT (ST ER JSLY OR = = CLAIM [SENT	Ł	X\$ 9= X43= +145= TOTAL	TIONAL	OR OR	X\$18= X86= +290=	TIONAL
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ENT C AMENDMENT	Independent	REMAINING AFTER AMENDMENT NTATION OF MI (Column 1) CLAIMS REMAINING AFTER AMENDMENT	Minus	HIGHE NUMBE PREVIOUS PAID FOR THE PENDENT COLUMN HIGHES NUMBE PREVIOUS	ST PRE	SENT TRA	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	X\$ 9= X43= +145= TOTAL DOIT FEE	ADDI- TIONAL FEE	OR OR	X\$18= X86= +290= TOTAL DDIT. FEE	TIONAL FEE
ENT C AMENDMENT	Independent FIRST PRESE	REMAINING AFTER AMENDMENT NTATION OF MI (Column 1) CLAIMS REMAINING AFTER AMENDMENT	Minus	(Column HIGHE) PAID FO	ST PRESIDENT OR CONTROL OF CONTRO	SENT TRA	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	X\$ 9= X43= +145= TOTAL DOIT FEE RATE X\$ 9=	ADDI- TIONAL FEE	OR OR	X\$18= X86= +290= TOTAL DOTT. FEE RATE X\$18=	TIONAL FEE ADDI- TIONAL
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AMENDMENT C AMENDMENT	Independent FIRST PRESE Total Independent FIRST PRESE the entry in column the "Highest Num the "Highest Num	REMAINING AFTER AMENDMENT * NTATION OF MIL (Column 1) CLAIMS REMAINING AFTER AMENDMENT * NTATION OF MU	Minus Minus Minus LTIPLE DEP entry in colum d For IN THIS	(Column Higher Number PREVIOUS PAID FOR Number PREVIOUS PAID FOR Number PREVIOUS PAID FOR SPACE is its space	ST PRE ER PRE USLY CR	SENT TRA	A	X\$ 9= X43= +145= TOTAL DOT FEE X\$ 9= X43= +145= TOTAL DIT FEE	ADDI- TIONAL FEE	OR OR OR OR OR	X\$18= X86= +290= TOTAL DOTT. FEE X\$18= X86= +290= TOTAL DOTT. FEE	TIONAL FEE ADDI- TIONAL



TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Applicant:

Perry, et al.

Serial No.:

10/802,233

Group Art Unit: 2676

Filed:

March 16, 2004

Examiner: A. Brautigam

Title: METHOD FOR GENERATING A COMPOSITE GLYPH AND RENDERING A REGION OF THE COMPOSITE GLYPH IN IMAGE-ORDER

The owner, Mitsubishi Electric Research Laboratories, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 10/802,598, filed on March 16, 2004, of any patent on the pending second application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.

[X] The undersigned is an attorney of record.

Respectfully submitted

MITSUBISHING OF RESEARCH LABORATORIES, INC.

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7-21-2005

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